8 The executive council of the state of Iowa shall have charge of and 9 disburse the appropriation herein provided, as follows: the said executive council shall at once pay and discharge the mortgage encum-**1**0 brance existing upon the homestead of the said deceased, Louis D. Bruner, and shall pay to the widow of said deceased the remainder 11 12 of this appropriation except \$1000.00. On July 1st, 1916, the execu-13 tive council shall pay to the said Viola Bruner, if alive, the sum of \$500.00, and if she is not living, said payments towards the support 14 15 of the said minor children of the deceased. On July 1st, 1917, there 16 shall be paid to said Viola Bruner or to said children or for their use 17 and benefit the remainder of the appropriation made herein together 18 with any interest accumulated thereon.' 19

Approved April 17, A. D. 1915.

CHAPTER 241.

MANUFACTURE AND DISTRIBUTION OF HOG CHOLERA SERUM.

H. F. 259.

AN ACT to amend the law as it appears in chapter fourteen-B (14-B), sections twenty-five hundred thirty-eight-w (2538-w), twenty-five hundred thirty-eight-w1 (2538-w1), twenty-five hundred thirty-eight-w2 (2538-w2), twenty-five hundred thirty-eight-w3 (2538-w3), twenty-five hundred thirty-eight-w5 (2538-w5), and twenty-five hundred thirty-eight-w8 (2538-w8), supplement to the code, 1913, and to add thereto section twenty-five hundred thirty-eight-w12 (2538-w12), relative to the manufacture and distribution of hog cholera serum, toxines, vaccines and biological products.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Laboratory—directors and assistants, etc. That chapter fourteen-B (14-B), section twenty-five hundred thirty-eight-w (2538-w), supplement to the code, 1913, be and the same is hereby amended by inserting after the word "assistants" in the sixth line thereof, the words "and inspectors", and by adding after the word "assistants" in the last line thereof, the words "and inspectors".

Amend section 3538-w1* by inserting after the word "to" and before the word "any" in line 2, the words "any practicing veterinarian or"; also by striking out the words "for use in his herd only" in line 3 thereof.

Amend section 2538-w2 by striking out the word "maintaining" in the 10th line and inserting the words "maintenance and development" in lieu thereof; also by inserting after the first word "and" in the 11th line, the words "for grounds and buildings necessary for".

SEC. 2. Standard of potency—inspection—permit to sell, etc. 1 That section twenty-five hundred thirty-eight-w3 (2538-w3) be and 2 the same is hereby amended by striking out the entire of said section 3 and inserting in lieu thereof the following:

"It shall be the duty of the director of said laboratory to establish and declare the standard degree of potency of hog cholera serum for

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successfully treating, curbing and controlling hog cholera or swine He shall have the power to make such rules and regulations governing the manufacture of serum in laboratories located within the state and doing an intrastate business, as he deems necessary to maintain the potency and purity of their product. He shall have the right himself or through a duly appointed inspector to make such inspection of commercial serum plants doing business under a state permit and of all distributing agencies representing serum manufacturers located outside of the state as will insure a full compliance with the rules and regulations made to govern same. A person, firm, company or corporation before selling or offering for sale within this state any hog cholera serum, shall first make application to the director of the laboratory herein created, for permission to sell the same in the state. Said application shall give the name of said person, firm, company or corporation with its place or places of business. Such other information and samples of serum shall be furnished whenever required by If the director is satisfied that said person, firm, comthe director. pany or corporation is fit, proper and reliable, upon the furnishing of a bond in the sum of one thousand dollars (\$1,000.00) by said applicant, which bond shall be approved by the director, he shall issue to said person, firm, company or corporation, a permit to sell said serum within the state for a period of one calendar year or part thereof, for which permit he shall collect the sum of twenty-five dollars (\$25.00), which money shall be deposited and handled the same as moneys received for the sale of serum. At the time of the issuing said permit, the said director shall deliver to said applicant a statement showing the standard or degree of potency of hog cholera serum as established by said director and said permit may at any time be revoked and cancelled by said director when it becomes evident to him that the terms on which it was issued are being violated. No hog cholera serum shall be sold or offered for sale or use, or be used in this state which is below the standard test of potency established by the director, except for experimental purposes at the place of manufacture of hog cholera serum and under the direction of manager

A permit shall be granted a distributing agency for the distribution of hog cholera serum and virus by the director of the state laboratory on the same terms and subject to the same provisions as govern the granting of original permits.

SEC. 3. Virus—distribution—sale, etc. That section twenty-five hundred thirty-eight-w5 (2538-w5) be and the same is hereby amended by striking out the entire of said section and inserting in lieu thereof the following:

The director of said laboratory is authorized to procure virulent blood or virus from cholera infected hogs and to distribute the same at approximate cost for use with hog cholera serum and under restrictions concerning payments as established in section three (3) of this act. No person, firm, company or corporation shall distribute or sell any portion of virulent blood or virus from cholera infected hogs except to holders of permits to use the same and shall report in writing to the director of said laboratory and under such regulations as the said director may issue. And no person shall use any portion of virulent blood or virus from cholera infected hogs unless he has received

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special instruction in reference to such use of such virulent blood or 15 16 virus which is satisfactory to the director of said laboratory and said director has issued a permit to such person, and such permit shall be 17 cancelled by said director for cause which said director may deem 18 19 sufficient; provided, that these restrictions shall not apply to official work of, first, veterinary members of the animal health commission 20 21 or, second, representatives of the United States bureau of animal 22 industry; but all virulent blood or virus used by such persons shall 23 be reported to the director of the serum laboratory in such manner 24 as he may require. Any person, firm, company or corporation vio-25 lating the terms herein stated shall be punished the same as provided 26 for in section twenty-five hundred thirty-eight-w8 (2538-w8) of this 27 act.

Amend section 2538-w8 by inserting after the word "laboratory" in the 5th line "or remove, deface or conceal the labels or cost price of the bottles or packages of any hog cholera serum or virus or changing the contents from the original container except for immediate use"

Add the following section: "Section 2538-w12. No part of this act shall apply to the manufacture of hog cholera serum or other work done by the United States department of agriculture or its representatives."

Approved April 17, A. D. 1915.

CHAPTER 242.

COUNTY RECORDER.

H. F. 403.

AN ACT to amend the law as it appears in section four hundred ninety-five (495), supplement to the code 1913, relating to the salary of county recorders.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Compensation. That the law as it appears in section four hundred ninety-five (495), supplement to the code 1913, be and the same is hereby amended, by striking out the words "or over" as the same appear in the last line of said section and inserting in lieu thereof the following "and less than seventy thousand and three thousand dollars in counties having a population of ninety thousand or over, and in counties having a population of 65,000 and less than 90,000 the salary of the county recorder shall be twenty-five hundred dollars per year."

Approved April 17, A. D. 1915.